

N66ZZJQC-DH

1 UNITED STATES DISTRICT COURT  
2 SOUTHERN DISTRICT OF NEW YORK

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3 UNITED STATES OF AMERICA,

4 v.

21 Cr. 190 (JPO)

5 MARIAH JAQUEZ,

6 Conference

7 Defendant.

-----x

8 New York, N.Y.

9 June 6, 2023

10 3:30 p.m.

11 Before:

12 HON. J. PAUL OETKEN,

13 District Judge

14 APPEARANCES

15 DAMIAN WILLIAMS

16 United States Attorney for the

17 Southern District of New York

REBECCA DELL

18 Assistant United States Attorney

19 FEDERAL DEFENDERS OF NEW YORK

Attorney for Defendant

20 BY: IAN AMELKIN

21 Also Present: Ashley Cosme, U.S. Pretrial Services

N66ZZJQC-DH

(Case called; appearances noted)

THE COURT: Good afternoon.

This was scheduled as a result of a status memorandum regarding compliance with pretrial conditions.

What is the latest? I don't know if Ms. Dell wants to go first, or Officer Cosme.

MS. DELL: Sure.

We've both spoken with the pretrial officer on the case, who wasn't able to attend today's conference, but we understand that there were three issues that she wanted to have addressed.

First, that now that Ms. Jaquez has a stable residence, the government is requesting that the court reimpose location monitoring which was enforced by her GPS bracelet;

Second, Ms. Jaquez consistently allows her bracelet to die, which makes it impossible for pretrial services to see where she is and make sure she's complying; and

Third, that at the time of creating a memorandum, Ms. Jaquez had not been engaging at all with mental health treatment.

Before the conference, I spoke with defense counsel, and I understand that he does not object to the reimposition of location monitoring, and that now that she has a stable residence, we hope that she'll be able to charge her bracelet whenever it comes close to dying, and that I believe she just

N66ZZJQC-DH

1 began intake with mental health treatment.

2 THE COURT: Okay.

3 Mr. Marcus Amelkin.

4 MR. AMELKIN: That's correct.

5 It's generally a positive update. Ms. Jaquez is now  
6 living in a shelter. She has her own room. It was a bit of a  
7 double-edged sword for a while, because she was living in her  
8 partner's car. Her partner lived with her child, who she's not  
9 allowed to see. She couldn't go out to charge the bracelet  
10 unless he was home to take it at the door, so now that problem  
11 has been solved, and she has engaged with intake and will  
12 reengage with mental health treatment.

13 THE COURT: And location monitoring was not in effect?

14 MS. COSME: Just to clarify for the Court, your Honor,  
15 the defendant is currently on standalone monitoring, which is  
16 the GPS monitor and no schedule. We're just asking that the  
17 curfew be reimposed, that she be placed on a curfew with GPS,  
18 hours at the discretion of pretrial services.

19 THE COURT: Okay. Is there any objection to that?

20 MR. AMELKIN: No, your Honor.

21 THE COURT: Okay. Just to be clear, we now have a  
22 date for sentencing, I think, which -- remind me when that is?

23 MR. AMELKIN: I think it's September 11. Never  
24 forget.

25 THE COURT: September. Okay.

N66ZZJQC-DH

1 I want to make sure you comply with all these  
2 conditions. I will reimpose the location monitoring with the  
3 curfew at the discretion of pretrial.

4 Make sure you charge the GPS bracelet, which you  
5 should be able to do now with the residency situation, and you  
6 continue the process of the mental health treatment as I've  
7 ordered. All right?

8 Will you do that?

9 THE DEFENDANT: Yes.

10 THE COURT: Okay. Thank you.

11 And anything else we need to address?

12 MS. COSME: No, your Honor.

13 MS. DELL: No, your Honor.

14 MR. AMELKIN: No, your Honor.

15 THE COURT: Okay. Thank you, all.

16 We're adjourned.

17 (Adjourned)